

IN THE UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF ALABAMA
DIVISION

RECEIVED

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DEBRA P. HACKETT, CLK
DISTRICT COURT
MIDDLE DISTRICT ALA

MOSES White Jr)
5236 West Shade Valley Dr.)
Montgomery, ALABAMA 36108)
Plaintiff(s), 33-281-2522)

v.
STATE OF ALABAMA)

T.A. Fuentes M.P.D., Capt. Hawkins)

M.P.D. Trial Court Case No CC 93-1254)

LT. S. William M.P.D. Defendant(s).)

Circuit/District Judge
Joseph Phelps

COMPLAINT

1. Plaintiff(s)' address and telephone number: 5236 West Shade Valley Dr.
Montgomery, ALABAMA 36108
36108 334-281-2522

2. Name and address of defendant(s): MARY LAMBERT Montgomery County
COURTHOUSE, T.A. Fuentes, M.P.D., Capt. Hawkins, M.P.D.
Jack Hunter, Montgomery County Youth Facility
Bruce Howell Montgomery County Youth Facility
District Attorney, Fifteenth Judicial Circuit of Alabama,
District Attorney Jon Turner, BOB Merrill.

3. Place of alleged violation of civil rights: Circuit Court No. CC. 93-1254 PH
Montgomery, ALABAMA Circuit Court.

4. Date of alleged violation of civil rights: 6-15-1993

5. State the facts on which you base your allegation that your constitutional rights have been violated: CHILD ABUSE / SEX ABUSE I clerk of the
Circuit Court of Montgomery County, Inalienable Rights,
Due Process of Law. Probable cause, Bias, Jury Tmp.,
the Bailiff Hardcott J. Taylor, NO Preliminary Hearing,
Hearsay & Evidence, Warrantless Search, Failure
to have legal counsel during interrogation, Drop TO
SEXUAL ABUSE II

6. -Relief requested: I just want my job back!
Montgomery Co. Youth Facility.
Constable Montgomery County Precinct 2-E
Licensed Private Detective City of Montgomery

Date: 1-6-2007

MOSES white Jr

Moses white Jr
Plaintiff(s) Signature

NOTARY PUBLIC

1-5-07

Lashondra Williams

328-09

①

MOTION

3.12 circumstantial (evidence - conduct
AS EVIDENCE OF GUILT

Conn - state v. couture. 2 conn.
cir 683 205 A.2d 387 (1965)

PA - In re Lupenski's Estate. 52 Bents
204. 15 Fiduciary 548 (1965); Fla
Stettin v. Huggins, 134 So. 2d 534
(App 1962)

1.26 Hearsay Evidence

THE rule basically states that if the
testimony is hearsay, it should not be
admissible on a trial.

B. Ascertainment OF GUILT: the
prosecution's BURDEN OF PROOF BEYOND
A REASONABLE DOUBT.

In re Winship: 397 U.S. 358. 90 S. CT
1068. 25 L. Ed. 368 a (1970)

Model Penal Code
(Proposed Official Draft 1962)

Section 1.12 Proof Beyond A Reasonable Doubt.
Affirmative Defenses. Burden of proving Fact
when not an Element of an Offense; presumption
the ABBREVIATION "F.R.D." stand for Federal Reporter
second series.

② motion: violation of civil rights,
writ of Habeas corpus

I ASK to see my lawyer, but
toss the phone from the wall,
constitutional right to counsel was
violated,

model Penal code comment TO
§ 501 (1), 39-48

Tent Draft NO. 10 (1960)

model Penal code comment TO
ARTICLE 5, 24-26

(Tent Draft NO. 10 1960)

Hart-Hartley Act, 29 U.S.C.A. § 186

THE Proposed Federal criminal code (1971)

Liability AS an AIDER AND ABETTOR
OR INCITOR

18 United State code
2 principals

§ 10 RECORDS AND JUDICIAL DOCUMENTS
CONN. STATE EXCEL CASURSO V. FLIS,
CONN. 473, 133 A 2d 901 (1957); FIA
milk commission v. Dade county Dairies
145 Fla. 579, 200 SO 83 (1941)

1.24 PRIMA FACIE EVIDENCE
Idaho - Miller v. Belknap 75
Idaho - 46 266 P.2d 662 (1954)

③ writ of Habeas corpus:

I Ask to see my lawyer, but tossed the phone from the wall. Constitutional right to counsel was violated. M.P.D.

I Paid my counsel \$5000.00 cash. He took my money, He went out town, when he return NO Preliminary Hearing he gave me \$500.00 Back and move around the street. Charles Law my counsel told me to get out, He kept moving from one build to another.

1-5-2007
moses white Sr.
Moses white Jr.

(4)

MOTION: TO PROCEED IN FORMA PAUPERIS
CRIMINAL CASE

I AM financially unable
to hire an attorney and
request that the COURT appoint
one for me.

Mr. Mark A. Dutton
Attorney AT Law, L.L.C.

PH (256) 974-0054
FAX (256) 974-0090

www.mad4law.com.

714 East Street
Moulton, ALABAMA
35650

NOTARY PUBLIC
Lashondra Williams 1-5-07
Commission expires
3-28-09

1-5-2007
MOSES White Jr.
moses white Jr.
CC-93-1254-PH.
montgomery county
334-281-2522